UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

INITIAL SCHEDULING ORDER

Plair	ntiff(s), -CV- () (VMS)				
Defe	endant(s)				
Upo	n consent of the appearing parties and their counsel, it is hereby ORDERED as follows:				
1)	Defendant(s) shall answer or otherwise move with respect to the complaint by				
2)	Automatic disclosures required by Rule 26(a)(1) of the Federal Rules of Civil Procedure must				
	be completed by, if not yet completed.				
3)	Initial document requests and interrogatories will be served no later than				
	If the parties intend to issue interrogatories, they will serve no more than				
	interrogatories. The parties are aware that the presumptive cap on the number of				
	interrogatories is 25, including subparts.				
4)	No additional parties may be joined after By this date, the parties may either				
	stipulate to the addition of new parties or commence motion practice for joinder in accordance				
	with the Individual Rules of the District Judge assigned to this case.				
5)	No amendment of the pleadings will be permitted after unless information				
	unknown to the parties by this date later becomes available to them. By this date, the parties				

may either stipulate to the amendments of the pleadings or commence motion practice for leave

	to amend the pleadings in accordance with the Individual Rules of the District Judge assigned		
	to this case.		
6)	Fact discovery closes		
	Note: Treating physicians who may be called as witnesses, including as expert witnesses, should generally provide their reports or summaries and be deposed during the fact discovery period.		
7)	As to expert disclosures,		
	a) The names, qualifications and area(s) of expertise of initial experts shall be served on or		
	before		
	b) Initial expert witness reports shall be served on or before		
	c) Rebuttal expert witness reports shall be served on or before		
8)	All discovery, including any depositions of experts, shall be completed on or before		
	(Generally, this date must be no later than 9 months after the initial conference.)		
9)	On or before, the parties must file on ECF a joint letter confirming that		
	discovery is concluded.		
10)	Any dispositive motion practice must be commenced by, within 30 days of		
	the close of all discovery.		
	Parties must consult the Individual Rules of the District Judge assigned to this case to determine, <u>inter alia</u> , if a pre-motion conference letter is required before a dispositive motion is filed, whether a Local Rule 56.1 statement must be submitted with the motion and whether such a motion must be "bundled."		
11)	A proposed joint pre-trial order must be filed (or if required by the District Judge, a scheduling date must be requested) by, within 60 days of the close of fact discovery.		
	This date is not stayed during any dispositive motion practice unless ordered by the District Judge assigned to this case or permitted by the District Judge's Individual Rules.		

12)	Do the parties consent to trial before a magistrate judge pursuant to 28 U.S.C. § 636(c)?				
	a)	No Do NOT indicate which party has declined to consent.			
	b)	Yes			
		If yes, fill out the AO 85 (Rev. 01/09) Notice, Consent, and Reference of a Civil Action to a Magistrate Judge Form and file it on the Court's ECF system. <u>See http://www.uscourts.gov/FormsAndFees/Forms/</u> CourtFormsByCategory.aspx			
13)	A discovery status telephone conference/an in-person Status Conference is set for				
		ata.mp.m. If a telephone conference is			
	scheduled, the conference call will be arranged and initiated by Plaintiff or Defendant (circle				
	one) to Chambers at 718 613 2300. A joint discovery status letter must be filed on ECF by				
		in preparation for the conference. The Court will schedule these dates.			
14)	A fin	al pre-trial conference is set for The Court will schedule this			
	date.				
15)	The parties may wish to engage in settlement discussions. To facilitate this process, Plaintiff(s				
	agree(s) to make a demand on or before, and Defendant(s) agree(s) to respond				
	to the	to the demand on or before			
	confe least nece.	After the parties have exchanged a demand and response, the Parties may request a settlement conference by filing on ECF a letter that requests a conference and informs the Court of at least three dates when all counsel and all parties with decision-making authority (including, if necessary, insurance representatives) are available for an in-person conference. The parties will be required to submit an ex parte settlement statement letter a week before the conference.			
16)	Any	dditional matters:			

This scheduling order may be altered or amended only upon a showing of good cause

based on circumstances not foreseeable as of the date hereof.

Dated: Brooklyn, New York	
	VERA M. SCANLON UNITED STATES MAGISTRATE JUDGE
CONSENTED TO BY COUNSEL:	
Signature:	
Name: <i>Attorney for Plaintiff(s)</i>	
Address:	
E-mail: Tel.:	
Fax:	
Signature:	
Name:	
Attorney for Defendant(s)	
Address:	
E-mail:	
Tel.: Fax:	
(Additional counsel should provide the se	ame information